Case 3:17-cv-00072-NKM-JCH Document 1520, Filed 01/05/22 Page 1 of 5, Pageid#: 27913 The Western District of Virginia Charlottesville Division Sines, et al, Plaintiffs Us, Resskr, et al, Defendants Civil Action 3:17-cu-00072 CLERK'S OFFICE U.S. DIST. COURT AT CHARLOTTESVILE, VA 1/5/2022 JULIA C. DUDLEY, CLERK 1-5-2022 letter from Detendant can the/ to the court. Dear Judge Moon. Thank you for the 30 day extension to file post trial motions, to The noted else Where, Circumstances beyond my control continue to impede my participation in this litigation, Hopefully we can resolve some of those problems before that 30 day window expires, not be the case without the Courts intervention. Knowing this in part motivated me to decline the pretrial motion to sever. As long as these well documented aboves are allowed to persist, time extensions only prolong the above I am being subjected to. The clearest example of His is in the CMU'S refusal to let me access my legal Dapers using the excuse of COUID quarantime. I pay close attention to the news, and I've Seen some Very silly things blamed on this virus, but this obviously served no medical Physical confines of the CMU quarantine, which create but a few feet of distance

between quarantined and non-quarantined individuals, through bars spaced 4 inches apart,

But while the quarantine scam is the Clearest, it is not particularly unique to me, and is in any case temporary. The more specific and persistent issue is a secultar prohibition on me possessing these documents without any such pretenses, stating only that these matters of highly publicite is public record are "sensitive",

Perhaps somebody should tell that to CNN. While a formal explaination of what is so "sensitive" about these documents has yet to be provided, that there have been hints that the concern is racial tensions in the housing unit. But it is no secret that I participated in the Unite the Right Cally. The thing most CNN viewers are still in the dark about is that the Plaintiffs failed to prove this cracially motivated violent conspiracy, owing in part to its non-existence they are thus left with the ill-informed impression that I am in prison for conspiring to kill black people to whom I am now in debt for \$25,000,000.

Heaven folbid I show them their error, that might create uncessfrable race relations, Beyond the prohibition on my possession of the documents, the so-called "Counter Terrorist Unit" or, CTU, insists on "clearing" documents before I am even allowed to Know they've been deliverez, much less see them. While the secrecy of delivery dates makes it impossible for me to know how long this clearance takes, I have been able to discern that some have been delayed at least 3 weeks. The Plaintiffs' insistence that they repeatedly sent me their exhibits lists, combined with the fact that I did not see any such thing until the third revision was happed to me in court, scens to suggest some Locuments are finding their way to the Orwellian memory have without me or the sender being notified.

If we severed the trials and delayed things 30 years, it would still be impossible to litigate under these circumstances. Of course I'll be released before then, but I have a right to defend my self against abuses of the legal system such as this, even while incorcerated, and that right is clearly being violated.

F come to Court more or less prepared to prevail on the federal conspiracy claims, in so far as I could show that I conditioned my participation in these events on coordination with law enforcement, and was familiar with the video of my conduct from my climinal matter, in Albertage County.

The trial preparations that were sobotaged prevented me from fully understanding Counts 7 and 4, and that is where the jury found liability

Now as I afterst to light this wrong in post tral matters I meet the same resistance I sought the Court's assistance with in the pretrial phase.

To effectively participate, I need full time possession of a trial transcript, and the Court's decisions on my pretrial motions at a minimum, I deally I should have the docket and all its entries subsequent to my October 5th transport, and whatever was withheld from me prior to, and the operative complaint.

Failing these provisions I wish to preserve for appeal there concerns, as well as the arguments from my motions in limine which were the denied as untimely dispositive